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     Las Vegas, NV 89128
     Tel. (702) 382-4804
 6
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 7
     Attorneys for Sandy Hackett
     and The Hackett Miller Company, Inc.
 8
                            UNITED STATES DISTRICT COURT
 9
                                   DISTRICT OF NEVADA
10
11
     SANDY HACKETT, an individual,
                                                    Case No.: 2:09-cv-02075-RLH-LRL
12
                        Plaintiff,
                                                    NOTICE OF WITHDRAWAL OF
                                                    PLAINTIFF'S MOTION FOR
13
           VS.
                                                    ORDER TO COMPEL DISCOVERY
                                                    FROM DEFENDANT RICHARD
14
     RICHARD FEENEY, an individual; ARTHUR
                                                    FEENEY ON AN EXPEDITED
     PETRIE, an individual: TRP
     ENTERTAINMENT, LLC, a Nevada limited liability company, PLAYLV GAMING
                                                    BASIS (DOC. #173)
15
16
     OPERATIONS, LLC d/b/a PLAZA HOTEL
     AND CASINO, a Nevada limited liability
17
     corporation, BROADWAY BOOKING OFFICE
     NYC, LTD, a New York corporation,
18
                        Defendants.
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20
     AND RELATED COUNTERCLAIMS.
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     RRG-w-2252
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1	Plaintiff Sandy Hackett ("Hackett"), by and through his attorneys of record, Weide &
2	Miller, Ltd., hereby withdraws Plaintiff's Motion for Order to Compel Discovery From
3	Defendant Richard Feeney On An Expedited Basis filed on October 3, 2011 [Doc. #173] (the
4	"Motion"). No hearing date has been set on the Motion to date.
5	
6	DATED this 10 th day of October, 2011.
7	WEIDE & MILLER, LTD.
8	h on
9	Ryan Xile
	Ryan/Gile, Esq. Kendelee L. Works, Esq.
10	7251 W. Lake Mead Blvd., Suite 530
11	Las Vegas, NV 89128
	Attorneys for Sandy Hackett
12	and The Hackett Miller Company, Inc.
13	
14	
15	<u>ORDER</u>
16	
17	IT IS SO ORDERED:
18	Contract
19	Contractor
20	UNITED STATES MAGISTRATE JUDGE
21	10/13/11
	DATED:
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1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of Weide & Miller, Ltd. and on October 10, 2011,
3	I served the foregoing NOTICE OF WITHDRAWAL OF PLAINTIFF'S MOTION FOR
4	ORDER TO COMPEL DISCOVERY FROM DEFENDANT RICHARD FEENEY ON
5	AN EXPEDITED BASIS (DOC. #173) via the Court's CM/ECF filing system on all counsel
6	of record and parties as listed.
7	M I C T . F
8	Mark G. Tratos, Esq. F. Christopher Austin, Esq.
9	Peter H. Ajemian, Esq. GREENBERG TRAURIG, LLP
10	3773 Howard Hughes Parkway Suite 400 North
11	Las Vegas, NV 89169
12	Defendants Richard Feeney, Arthur Petrie
13	and TRP Entertainment, LLC and Defendants Playlv Gaming Operation, LLC d/b/a Plaza Hotel and Casino and
14	Broadway Booking Office NYC, Ltd.
15	
16	/s/Ryan Gile
17	An employee of Weide & Miller, Ltd.
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